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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/830,649	08/08/2001	Joachim Kozlowski	tk102	1892
7	590 08/27/2003			
The Law Offices of Timothy J Kilma			EXAMINER	
Suite 330			FLORES SANCHEZ, OMAR	
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w asnington, D	nington, DC 20001		ART UNIT	PAPER NUMBER
			3724	
			DATE MAILED: 08/27/2003	$\int \Omega$
				17

Please find below and/or attached an Office communication concerning this application or proceeding.

			Q)		
		Application No.	Applicant(s)			
		09/830,649	KOZLOWSKI, JOACHIM			
į	Office Action Summary	Examiner	Art Unit			
		Omar Flores-Sánchez	3724			
-	- The MAILING DATE of this communication app	pears on the cover sheet w	vith the correspondence address			
Period fo			40NT(1/0) 5DOM			
THE N - Externafter: - If the - If NO - Failur - Any rearne	DRTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. sicions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a repl period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a ly within the statutory minimum of the will apply and will expire SIX (6) MC arcause the application to become	a reply be timely filed irty (30) days will be considered timely. INTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).			
Status	Responsive to communication(s) filed on 05.	August 2003				
1)⊠	<u> </u>	nis action is non-final.				
2a)□	This action is FINAL . 2b)⊠ The Since this application is in condition for allow		atters, prosecution as to the merits is			
3)□ Dispositi	closed in accordance with the practice under ton of Claims	Ex parte Quayle, 1935 (C.D. 11, 453 O.G. 213.			
-	Claim(s) 1,2 and 5-25 is/are pending in the a	pplication.				
	4a) Of the above claim(s) 7-11,14,15,17-20,23		from consideration.			
	Claim(s) is/are allowed.					
-	Claim(s) <u>1,2,5,6,12,13,16,21,22 and 25</u> is/are	rejected.				
	7) Claim(s) is/are objected to.					
,	Claim(s) are subject to restriction and/	or election requirement.				
	ion Papers					
	The specification is objected to by the Examin					
10)□	The drawing(s) filed on is/are: a) acce	epted or b)⊡ objected to b	y the Examiner.			
	Applicant may not request that any objection to t	he drawing(s) be held in ab	eyance. See 37 CFR 1.85(a).			
11)	The proposed drawing correction filed on		disapproved by the Examiner.			
	If approved, corrected drawings are required in r					
12)	The oath or declaration is objected to by the E	Examiner.				
	under 35 U.S.C. §§ 119 and 120					
13)[Acknowledgment is made of a claim for foreign	gn priority under 35 U.S.	C. § 119(a)-(d) or (f).			
a) All b) Some * c) None of:					
	1. Certified copies of the priority docume					
	2. Certified copies of the priority docume					
*	3. Copies of the certified copies of the prapplication from the International Esee the attached detailed Office action for a list	Bureau (PCT Rule 17.2(a)).			
	Acknowledgment is made of a claim for dome			n).		
ļ	a) The translation of the foreign language packnowledgment is made of a claim for dome	provisional application ha	s been received.			
Attachme						
1) No	tice of References Cited (PTO-892) tice of Draftsperson's Patent Drawing Review (PTO-948) ormation Disclosure Statement(s) (PTO-1449) Paper No(s	5) Notice	iew Summary (PTO-413) Paper No(s) e of Informal Patent Application (PTO-152)			

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DETAILED ACTION

Election/Restrictions

1. Claims 7-10 and 17-19 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made **without** traverse in Paper No. 10. Also, claims 11, 14-15, 20, 23 and 24 are withdrawn from further consideration because depend from a nonelected species.

Information Disclosure Statement

2. The information disclosure statement filed 8/6/03 fails to comply with 37 CFR 1.98(a)(3) because it does not include a concise explanation of the relevance, as it is presently understood by the individual designated in 37 CFR 1.56(c) most knowledgeable about the content of the information, of each patent listed that is not in the English language. It has been placed in the application file, but the information referred to therein has not been considered. Foreign patent no. AT002658 has not been considered because there is no English translation.

Drawings

3. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the boundary faces must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

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A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 21 and 22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 21 and 22 are indefinite because depend from a non-elected claim 20.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1-2, 5-6, 16 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stauber in view of Aspinwall.

Stauber discloses the invention substantially as claimed including a knife support 59, a blade holder having a blade 39, a seam-shaped cutout (see Fig.8-9), boundary faces, a lock seam

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(Fig. 7), a threaded bore and screw means (Fig. 9). Stauber does not show boundary faces extending at angle of $< 90^{\circ}$ with respect to each other. However, Aspinwall teaches the use of boundary faces (12, 19 and 21) extending at angle of $< 90^{\circ}$ with respect to each other (Fig. 7) for the purpose of increasing the useful life of the bit. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified Stauber's device by providing boundary faces extending at angle of $< 90^{\circ}$ with respect to each other as taught by Aspinwall in order to increase the useful life of the holder blade and the blade.

8. Claims 12 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stauber in view of Aspinwall as applied to claim 1 above, and further in view of Kutchmarek.

The modified device of Stauber discloses the invention substantially as claimed except for a coating material like diamonds. However, Kutchmarek teaches the use of a coating material like diamonds for the purpose of having the strength and/or durability to efficiently cut. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified Stauber's device by providing the coating material like diamonds as taught by Kutchmarek in order to obtain the strength and/or durability to efficiently trim products.

9. Claims 13 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stauber in view of Aspinwall as applied to claim 1 above, and further in view of Houser.

The modified device of Stauber discloses the invention substantially as claimed except for a curable adhesive. However, Houser teaches the use of a curable adhesive (col. 7, line 52-

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67) for the purpose of attaching the blades. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified Stauber's device by providing the curable adhesive as taught by Houser in order to reduce undesirable stresses in the blade due to the thermal expansion.

Conclusion

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Zurlo, Rathert and Hartlage are cited to show related device.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Omar Flores-Sánchez whose telephone number is 703-308-0167. The examiner can normally be reached on 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Allan Shoap can be reached on 703-308-1082. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1148.

ofs August 21, 2003

Allan N. Shoap Supervisory Patent Examiner Group 3700